## RECEIVED

| State of Minneso & MAR 31 PM 2: 43   | District Court, 2 <sup>nd</sup> Judicial District              |  |  |  |  |
|--|--|--|--|--|--|
| CLERK, U.S. DIST COURT County of Ramsey MINNEAPOLIS, MIN   | Case No:   |  |  |  |  |
|  | Case Type: Civil Other (ADR)                                   |  |  |  |  |
| NOTICE OF INFORMATIONAL STATEMENT: FEDERAL QUESTION: IN DISPUTE: CIVIL RIGHTS AND DIVERSITY OF CITIZENSHIP: IN LIMINE: MOTIONS AND COMPLAINTS:   |  |  |  |  |  |
|  |  |  |  |  |  |
| State of Minnesota   | RAMSEY COUNTY DISTRICT COURT                                   |  |  |  |  |
| County of Ramsey   | SECOND JUDICIAL DISTRICT                                       |  |  |  |  |
|  | COURT FILE: NUMBER 62 HG                                       |  |  |  |  |
| RICHARD JAMES STUKE, AGENT   | CIVIL 09 - 3030  |  |  |  |  |
| For and by Angel Meeks et alii, et alius, et allii e contra  Plaintiff(s)  VS  CITY OF SAINT PAUL, INCORPORATED  STATE OF MINNESOTA  Defendant(s)  NOTICE IS HEREBY GIVEN, That the above-entitled action has the office of the administrator above named SECOND JUDICIAL DISTRIC is affected, involved, and brought into question by said entitled action is in R.  Notice is further given that the object of said action is: adverse possession | AMSEY County, Minnesota, and is legally described Lis Pendens. |  |  |  |  |
| ET ALLOCATUR Plaintiff's Attorney pro se   |  |  |  |  |  |
| THIS INSTRUMENT WAS DRAFTED BY:  |  |  |  |  |  |
| Latoy Company Richard Stuke:   | MAR 3 1 2010<br>u.s. district coupy MPLs                       |  |  |  |  |

EXHIBIT 18

. CLERK'S OFFICE Re: Better used i IN FORMATIONIAL STATEMENT Ronald B. Peterson EXHIBIT 1B Providing for representation of the designation HC (Home Rule Charles) Charperson Related to acts enacted 2003; 2005 25 and further enacted in Home Rule.

are other acts related to all Public how. This provides for your interest and the rules Minn. R. Civ.P. (the benchess effort) to maintain their interest and practicing self-help interest the bar and academic interest; and, May attach portions of ChE material to court filings, authorized as precident notice of copylight with these goals in mind, I) any portion of these materials may be attached and attached become material "case president @ the court file. 2) Case permetted "Commercial and Real Estate Loon Documents: More than Just Papers in Minnesota " Phone 866-352-9539" Chorman Education Services in any fashion 3) May attach portions by precedent unused portions apply ased portions precedent Betterment.

## UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

| Pla   | intiff(s),   |  |  |  |
|---|--|--|--|--|
| <b>vs.</b>  | Case No(To be assigned by Clerk of District Court)                                       |  |  |  |
|   | DEMAND FOR JURY TRIAL  YES NO NO   |  |  |  |
| Defenda   | nt(s).   |  |  |  |
| (Enter the full name(s) of ALL de<br>this lawsuit. Please attach addition<br>if necessary). |  |  |  |  |
|   | COMPLAINT  |  |  |  |
| PARTIES   |  |  |  |  |
| 1. List your name, address and t  | List your name, address and telephone number. Do the same for any additional plaintiffs. |  |  |  |
| a. Plaintiff  |  |  |  |  |
| Name  |  |  |  |  |
| Street Address County, City   | 170 Courthouse   |  |  |  |
| St. Paul, MN 55102-1618 State & Zip Code  |  |  |  |  |

Telephone Number

| a government agency, where each defendant  | List all defendants. You should state the full name of the defendant, even if that defendant is a government agency, an organization, a corporation, or an individual. Include the address where each defendant may be served. Make sure that the defendant(s) listed below are identical to those contained in the above caption. |  |  |
|--|--|--|--|
| a. Defendant No. 1   | CHRISTOPHER B. COLEMAN MAYOR   |  |  |
| Name   |  |  |  |
| Street Address   |  |  |  |
| County, City   | PHONE (651) 266-8510  SAINT PAUL, MINNESOTA 55102  Email: chris.coleman@ci.stpaul.mn.us  |  |  |
| State & Zip Code   |  |  |  |
| b. Defendant No. 2   | Office of the County Manager 15 W. Kellogg Blvd. Room 250  |  |  |
| Name   | RAMSEY COUNTY Saint Paul, MN 55102   |  |  |
| Street Address   | Julie Kleinschmidt<br>Ramsey County Manager  |  |  |
| County, City   | Direct: (651) 266-8009<br>Cell: (651) 245-1700 Fax: (651) 266-8039   |  |  |
| State & Zip Code   | E-mail: julie.kleinschmidt@co.ramsey.mn.us   |  |  |
| c. Defendant No. 3   | COMMUNICATIONS Associate - Constituent Services  |  |  |
| Name   | JOHN AND OR JANE DOES OR ROES  |  |  |
| Street Address   | AS REQUIRED CITY OF SAINT PAUL OFFICE OF THE MAYOR   |  |  |
| County, City   |  |  |  |
| State & Zip Code   | 390 City Hall Tel: 651-266-8512 Saint Paul, MN 55102 Fax: 651-266-8521 E-mail: chai.lee@ci.stpaul.mn.us  |  |  |
| PROVIDE THEIR NAM Check here if additional Please label the attached paragraph above (e.g. Ac TOHN CHO ST. PAUL C 400 CITY | ITY ATTORNEY BY 50 W Kellogg   |  |  |

## **JURISDICTION**

Federal courts are courts of limited jurisdiction. Generally, two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case involving the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one state sues a citizen of another state and the amount of damages is more than \$75,000 is a diversity of citizenship case.

| treaty right is at issue? If more than one, list each.  5. If the basis for jurisdiction is Diversity of Citizenship, what is the state of citizen party? Each Plaintiff must be diverse from each Defendant for diversity jurisdict Plaintiff Name:  State of Citizenship:  Defendant No. 1:  State of Citizenship:  Defendant No. 2:  State of Citizenship:  Attach additional sheets of paper as necessary and label this information as 5. SEE: ORIGINAL PROCEEDING Check here if additional sheets of paper are attached.  6. What is the basis for venue in the District of Minnesota? (check all that apply)  |    | ,   |                        |  |  |
|--|----|---|------------------------|--|--|
| 4. If the basis for jurisdiction is Federal Question, which Federal Constitutional, stateraty right is at issue? If more than one, list each.  5. If the basis for jurisdiction is Diversity of Citizenship, what is the state of citizen party? Each Plaintiff must be diverse from each Defendant for diversity jurisdict Plaintiff Name:  State of Citizenship:  Defendant No. 1:  State of Citizenship:  Defendant No. 2:  State of Citizenship:  Attach additional sheets of paper as necessary and label this information as 5. SEE: ORIGINAL PROCEEDINA Check here if additional sheets of paper are attached.  6. What is the basis for venue in the District of Minnesota? (check all that apply)  Defendant(s) reside in Minnesota  State of Citizenship:  Attach additional sheets of paper are attached.  Other: explain  Exhibit I-A  Exhibit F | 3. | What is the basis for federal court jurisdiction?   | (check all that apply) |  |  |
| treaty right is at issue? If more than one, list each.  5. If the basis for jurisdiction is Diversity of Citizenship, what is the state of citizen party? Each Plaintiff must be diverse from each Defendant for diversity jurisdict Plaintiff Name:  State of Citizenship:  Defendant No. 1:  State of Citizenship:  Defendant No. 2:  State of Citizenship:  Attach additional sheets of paper as necessary and label this information as 5. SEE: ORIGINAL PROCEENING Check here if additional sheets of paper are attached.  6. What is the basis for venue in the District of Minnesota? (check all that apply)  Defendant(s) reside in Minnesota  Facts alleged below primarily occ Minnesota  Other: explain  Exhibit I-A  Exhibit F   |    | Federal Question Diversity of   | of Citizenship         |  |  |
| party? Each Plaintiff must be diverse from each Defendant for diversity jurisdict  Plaintiff Name:  State of Citizenship:  Defendant No. 1:  State of Citizenship:  Defendant No. 2:  State of Citizenship:  Attach additional sheets of paper as necessary and label this information as  5. SEE! ORIGINAL PROCEEDING Check here if additional sheets of paper are attached.  6. What is the basis for venue in the District of Minnesota? (check all that apply)  Defendant(s) reside in Minnesota  The proceeding of the process of paper are attached.  Other: explain  Exhibit I-A  Exhibit  F  | 4. | f the basis for jurisdiction is Federal Question, which Federal Constitutional, statutory or reaty right is at issue? If more than one, list each.  |                        |  |  |
| party? Each Plaintiff must be diverse from each Defendant for diversity jurisdict  Plaintiff Name:  State of Citizenship:  Defendant No. 1:  State of Citizenship:  Defendant No. 2:  State of Citizenship:  Attach additional sheets of paper as necessary and label this information as  5. SEE! ORIGINAL PROCEEDING Check here if additional sheets of paper are attached.  6. What is the basis for venue in the District of Minnesota? (check all that apply)  Defendant(s) reside in Minnesota  The proceeding of the process of paper are attached.  Other: explain  Exhibit I-A  Exhibit  F  |    |   |                        |  |  |
| Defendant No. 1:  Defendant No. 2:  State of Citizenship:  Attach additional sheets of paper as necessary and label this information as 5. SEE: ORIGINAL PROCEEDING Check here if additional sheets of paper are attached.  6. What is the basis for venue in the District of Minnesota? (check all that apply)  Defendant(s) reside in Minnesota  Facts alleged below primarily occuminnesota  Other: explain  Exhibit I-A  Exhibit F   | 5. | . If the basis for jurisdiction is Diversity of Citizenship, what is the state of citizenship of each party? Each Plaintiff must be diverse from each Defendant for diversity jurisdiction. |                        |  |  |
| Defendant No. 2:  State of Citizenship:  Attach additional sheets of paper as necessary and label this information as 5. SEE! ORIGINAL PROCEEDING Check here if additional sheets of paper are attached.  6. What is the basis for venue in the District of Minnesota? (check all that apply)  Defendant(s) reside in Minnesota  Facts alleged below primarily occuminesota  Other: explain  Exhibit I-A  Exhibit F  |    | Plaintiff Name:   | State of Citizenship:  |  |  |
| Attach additional sheets of paper as necessary and label this information as  5. SEE! ORIGINAL PROCEENING Check here if additional sheets of paper are attached.  6. What is the basis for venue in the District of Minnesota? (check all that apply)  Defendant(s) reside in Minnesota Facts alleged below primarily occ Minnesota  Other: explain  Exhibit I-A  Exhibit F  |    | Defendant No. 1:  | State of Citizenship:  |  |  |
| 5. SEE! ORIGINAL PROCEEDING Check here if additional sheets of paper are attached.  6. What is the basis for venue in the District of Minnesota? (check all that apply)  Defendant(s) reside in Minnesota Facts alleged below primarily occ Minnesota  Other: explain  Exhibit I-A  Exhibit F  |    | Defendant No. 2:  | State of Citizenship:  |  |  |
| Defendant(s) reside in Minnesota  Facts alleged below primarily occ  Minnesota  Other: explain  Exhibit I-A  Exhibit F   |    | Attach additional sheets of paper as necessary and label this information as paragraph 5. SEE! ORIGINAL PROCEEDING Check here if additional sheets of paper are attached.                   |                        |  |  |
| Minnesota  Other: explain  Exhibit I-A  Exhibit F  | 6. | . What is the basis for venue in the District of Minnesota? (check all that apply)  |                        |  |  |
| Exhibit 1-A Exhibit F  |    | Defendant(s) reside in Minnesota  Facts alleged below primarily occurred in  Minnesota  |                        |  |  |
|  |    |   |                        |  |  |
| $ \begin{array}{ccc} A - B - C \\ B & B \end{array} $  |    |   | ibit F                 |  |  |
| ii <u>E</u>  |    | υ A - B - C   |                        |  |  |
|  |    | E   |                        |  |  |

STATEMENT OF THE CLAIM

Describe in the space provided below the basic facts of your claim. The description of facts should include a specific explanation of how, where, and when each of the defendants named in

- (c) Ad satisfaciendum. For the court has the body to make amends; and you have the body the court to submit to ad subjicied-um the court willing to submit evidence.
- (d) Ne exeat. Equitable writ ordering the person not to leave jurisdiction of the court.

  Issued to insure the satisfaction of the claim "NOTICE" against you is notice of claim, "Defendant shall not remove property from the jurisdiction, or remove during pendency of the suit on appeal, or before the issuance of the final decree."
- 1) Proper and valid actions under a constitution 2) This was the standard definition before the first written constitution and before the Declaration of Andependence it ruled Parlimentary lew. This was the Standard.
- 3) Formed properly and validly under an unwritten constitution by charter or by articles the formation was proper and valid. Formed properly and validly by charter or by articles the unwritten became subordinate to the written, more easily amended than the unwritten, bylaws, if adopted are subordinate to the constitution which by Charter or diticles adopted them or to them they are sometimes contained in a document. by law or by law "local custom" or bur law.

AO 440 (Rev. 02/09) Summons in a Civil Action

## UNITED STATES DISTRICT COURT

for the

|  | )  | Case: 0:10-cv-01029  |
|--|--|--|
| Plaintiff  | )  | Assigned To: Tunheim, John R.  |
| v.   | ) Civil Action No.   | Referral Judge: Keyes, Jeffrey J. Assign. Date: 3/30/2010 Description: Angel Meeks v. City of St |
| Defendant  | )  | Paul, Inc., et al.   |
| STIMA  | IONS IN A CIVIL ACTION   |  |
| · .  | IONS IN A CIVIL ACTION   |  |
| To: (Defendant's name and address)   |  |  |
|  |  |  |
| ·  | ·  |  |
|  |  |  |
|  |  |  |
| A lawsuit has been filed against you.  |  |  |
| Within 20 days after service of this summare the United States or a United States agency, o P. 12 (a)(2) or (3) — you must serve on the plaint the Federal Rules of Civil Procedure. The answe whose name and address are: | r an officer or employee of the Unite<br>tiff an answer to the attached compla | d States described in Fed. R. Civ.<br>int or a motion under Rule 12 of                           |
|  |  |  |
| If you fail to respond, judgment by defaul<br>You also must file your answer or motion with the  | it will be entered against you for the a                                       | relief demanded in the complaint.  |
|  |  |  |
|  | CLERK OF COU   | JRT  |
| Date:  | ,  |  |
|  | Signati  | ire of Clerk or Deputy Clerk   |
|  |  |  |

the caption violated the law, and how you were harmed. Each paragraph must be numbered separately, beginning with number 7. Please write each single set of circumstances in a separately numbered paragraph.

- 7. I HAVE BUSINESS WITH ANGEL MEEKS.
- 8. ANGEL MEEKS HAS BUSINESS WITH THE CITY.
- 9. THE CITY OF SAINT PAUL REFUSES TO NEGOTIATE

  A CONTRACT. "THE CITY HAS BUSINESS WITHME."

  10. DECLARANT DENIES A LEGAL ISSUE BY TAKING."
- II. DECLARANT IMPLIES CONDEMNATION IS A TAKING

  OF PROPERTY AND WITEN GOVERNMENT INTERFERES

  WITH OR DISTURBS A TYPE OF CONSTRUTIVE DELIVERY

  IT DENIES A POSSESSORY CONTRACT IN CONSTITUTION,

  Attach additional sheets of paper as necessary.

  Check here if additional sheets of paper are attached:

Please label the attached sheets of paper to as Additional Facts and continue to number the paragraphs consecutively.

THE BODY OF LEGAL RULES THAT DETERMINE

REQUEST FOR RELIEF: WITH AN UNWRITTEN CONSTITUTION THE WRITTEN

DEALING WITH POWERS, RIGHTS, AND LIBERTIES.

State what you want the Court to do for you and the amount of monetary compensation, if any, you are seeking.

12. ANGEL MEEKS HAS CONSTITUTIONAL PROTECTION REFUSES

AND AN OFFICER OF THE CITY THER PROTECTIONS

AND IN THE BODY OF LAW, WHICH IS THE FIELD

OF LAW OF CONISTITUTIONS, DERIVED FROM THE

U.S. CONSTITUTIONS, VIOLATES WITH CONSTITUTIONAL

MALACE HER LEGAL RIGHTS WITHOUT JUSTIFICATIONS,

13. AWARD IN COMPENSATION HER LEGAL RIGHT TO POSSESS."